United States District Court Northen District OF ILLinois

TONY Thomas,

Petitioner,

V.

wonder Tenny L. Mc Cann Respodent

07CV6443 JUDGE NORGLE MAG. JUDGE SCHENKIER

NOV 1 4 2007 and

MICHAEL W. DOBBINS

case No. of State Count, CONV.

NO. 01 CR 25695

Motion to stay the proceedings and Hold in Abeyance petition For wait of Habeas Conpus, And Leave to Amend Petition At the Conclusion of cunaent State Court Proceedings.

Now comes the petitioner, Tony Thomas, Pao se. and Respect Fully moves this Hononable Count to

Stay the Peroto- 108413 aproduction of the Att good for instant Petition For a Writ of Habeas Confus Relief
until Petitioner has exhausted his state count
Remedies. Additionally, the Petitioner RespectFully Requests that this Honorable Court grant
him leave to Amend the attached Petition for
A Writ of Itabeas Confus until at the conclusion
of the state court proceedings connently pending
before the Illinois, Cook County Cincuit
Count.

1. The Petitionen was convicted of the offenses of First Dequee Munder with a finearm.

Following a Jury trial in the Circuit Count of

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Cook County, and sentenced to a term of 75

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Hears in the Ill, Dept of Connections. His state

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Count case number is 01 CR 25695.

2. The petitioner Filed a timely Notice of Alleal and the First Dist. Appellate Court Case 1:07-cv-06443 Document 5 Filed 11/14/2007 Page 3 of 5 2 - AFFIRMED ON, Pedle V. Thomas, NO, 1-02-3757, JUNE 17, 2004

3. The Petitionen naised claims on Appeal that he is now bringing before this Hononable Count in the attached Petition for Whit or Habeas Conjus.

4. The ILL SUPA, Court devied the petitioner's Petition for Leave to Appeal on November 29, 2004 Cleofle V. Thomas # 98848.

5 Thomas subsequently filed a Petition for PostConviction Relief to the Circuit Court of Cooll
County on April 27, 2005, alleging His actually
County on April 27, 2005, alleging His actually
innocent and 5 other claims of ineffetive
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assistance of Counsel in Violation of his 6th
assistance of Counsel in Violation of his 6th
and 14th amendments rights to the United
States Const.

- 6. The Case 1:07-cy-06443 CDocument 5/, Filed 1.1/14/2001 Page 4 of 5 Post Conviction Relief with out a hearing, and without giving the letitioner a lawger. On May 4, 2005. Notice of Appeal was filed on May 27, 2005.
- 7. The First District Appellate Court affirmed on Feb, 7, 2007
- 8. The ILL Supreme Court devied the Petitioner's letition for Leave to appeal on June, 1, 2007,
- 9. The Petitioner is unable at this time to assert in the affached Petition for Writ of Habeas Conjus, all the violations of his Constlutional Rights, Because he has Filed a Successive Post Conviction Based on Newly Discovered evidence,

A,

Case 1:07-cv-06443 Document 5 Filed 11/14/2007 Page 5 of 5
Where tore, The Petitioner Requests that this
Honorable District Court hold the instant
Petition in abeyance, and Stay the proceedings
tending the resolution of the State Court
Post conviction matter, and allow him to amend
the instant petition at the conclusion of
the State Court determinations. Pur suant
to rule 4 of the Rules Governing Sec, 225cl

Respectfully Submitted,

Tony Thomas, Prose
For Thomas, Prose
B-35507
StateVille
Po. Box 1/2
Joliet Ill, 60434.

I. Tony Thomas, do hereby swear under the penalty of penjury, that all facts and Information contained in this motion are true.

Teny Shemus.